

Appin. No. 10/650,309

Attorney Docket No. 10541-2094

**II. Remarks**

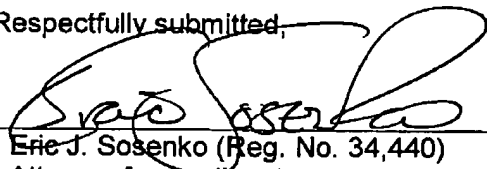
In the office action, the examiner has required a restriction under 35 U.S.C. 121 to one of the two distinct inventions disclosed by claims 1 – 7 and claims 8 – 10. By this paper, Applicant restricts this application to claims 1 – 7.

In addition, the examiner has required an election of a single disclosed species for prosecution on the merits. Three species were identified and categorized as follows: Specie I (Figures 1A – 1J); Specie II (Figure 3A – 3F); and Specie III (Figure 4A – 4F). The examiner lists no claim as being generic.

By this paper, Applicant elects the species of Figure 1A – 1J. In making this election, Applicant deems claims 1 – 7, as being readable on the elected species.

Respectfully submitted,

July 28, 2004  
Date



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EJS/alr